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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
10/051,688	01/22/2002	Cynthia A. Riggall	00-5520	1336
7590 10/01/2004			EXAMINER	
William M. Hobby, III			MATHEW, FENN C	
Suite 375 157 E. New England Avenue			ART UNIT	PAPER NUMBER
Winter Park, FL 32789			3764	
			DATE MAILED: 10/01/2004	4

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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	A 1/2 4/- 1			
	Application its.	Applicant(s)			
Office Action Summers	10/051,688	RIGGALL, CYNTHIA A.			
Office Action Summary	Examiner	Art Unit			
	Fenn C Mathew	3764			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet w	vith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).		reply be timely filed inty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on 22 .	<u>lanuary 2002</u> .				
•	AL. 2b)⊠ This action is non-final.				
	•				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.			
Disposition of Claims					
4) ◯ Claim(s) 1-3 is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5) ◯ Claim(s) is/are allowed. 6) ◯ Claim(s) 1-3 is/are rejected. 7) ◯ Claim(s) is/are objected to. 8) ◯ Claim(s) are subject to restriction and/	awn from consideration.				
Application Papers					
9) The specification is objected to by the Examin	ier.				
	cepted or b) objected to				
Applicant may not request that any objection to the					
Replacement drawing sheet(s) including the corre					
Priority under 35 U.S.C. § 119	·				
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in ority documents have bee au (PCT Rule 17.2(a)).	Application No n received in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892)		/ Summary (PTO-413)			
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0-Paper No(s)/Mail Date Releast and Trademote Office.	EV D Notice of	o(s)/Mail Date f Informal Patent Application (PTO-152) 			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over 2. Helenick (U.S. 6,141,801) in view of Fabry (U.S. 5,345,609). Helenick teaches a glove having a first and second half, the first and second half having a plurality of openings having a viscous material (gel). Helenick further teaches that different gels may be utilized including those that have liquid character (col. 10, lines 18-68). Helenick teaches the claimed invention except for attaching means to attach the first half of the glove to the second half. Fabry teaches a glove having a first and second half with a plurality of cells, and further teaches a hook and loop fastener system to attach the first half of the glove to the second half of the glove. It would have been obvious to one having ordinary skill in the art at the time of invention to provide hook and loop attaching means as taught by Fabry to the glove of Helenick in order to allow a user to better secure or tighten the first and second glove halves about the hand of a user. Regarding claim 2, Helenick as modified by Fabry above fails to teach the use of viscous clay. Absent disclosure as to the criticality of the claimed material, the specific material chosen would have been obvious to one having ordinary skill in the art at the time of

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invention as the skilled artisan would select a material based on its suitability for intended use absent unexpected or undesired results. *In re Leshin*, 125 USPQ 416.

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Granich U.S. 5,557,803

Colasante U.S. 5,070,223

Johnson U.S. 5,218,719

Tourbier U.S. 6,430,751

Estwanik U.S. 6,093,165

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fenn C Mathew whose telephone number is (703) 305-2846. The examiner can normally be reached on Monday - Friday 9:00am - 5:30pm.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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September 22, 2004

JUSTINE R. YU
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3700

3/28/04